	Case	3:14-cr	-00462-P Doc IN THE U	ument 22 NITED STA	Filed 03,	/31/15 Trict (Page 1	of 1 Pagel	D 34				
			FOR THE	NORTHER	N DISTR	ICT OF T	EXAS		COURT	- missancu			
				DALLAS	S DIVISIO	N	i – Mok	umekn distrik PIT PI	CT OF TEXA	1S			
	LIMITED CT	CATEC (OF AMERICA				ACOUNT CARGING	alle Sandral Sand Sand					
	UNITED ST	AIES (OF AMERICA)		To Called Contraction	MAD O I	2015				
	VS.		-)	CASE	NO - 2-1	MAR 3 I 4-CR-462-P	2010				
)	CASE		ў Викан простава заправання праводня праводня праводня праводня праводня праводня праводня праводня праводня пра	tomas and to				
	JULIE MICH	JULIE MICHELLE SHEPARD (1))		CLERK, U.S. DISTRICT COURT By						
					·		Ì	Depaty	7/	-			
			REPO	RT AND RE	COMMI	ENDATI	ON	and the second section of the second		and the second second			
		CONCERNING PLEA OF GUILTY											
	JULII	JULIE MICHELLE SHEPARD, by consent, under authority of <u>United States v. Dees</u> , 125 F.3d 261											
`	(5 th Cir. 1997)	(5 th Cir. 1997), has appeared before me pursuant to Fed. R. Crim.P. 11, and has entered a plea of guilty to											
1	Count 2 of the indictment. After cautioning and examining JULIE MICHELLE SHEPARD, under eath												
	concerning ea	concerning each of the subjects mentioned in Rule 11, I determined that the guilty plea was knowledgeable and voluntary and that the offense(s) charged are supported by an independent basis in fact containing each											
	and voluntary	and that	t the offense(s) ch	arged are sup	ported by	an indene	endent ba	sis in fact cont	aining eac	·h			
	of the essentia	ai eleme	nts of such offens	se. I therefor	e recomm	end that	the nlea c	of quilty he acc	cented an	А			
	UIAL JULIE IVI	(a) and	LE SHEPARD, be	adjudged gu	uilty of De	lay or De	struction	of Mail, a vio	lation of 1	8			
U.S.C. §1703(a) and have sentence imposed accordingly. After being found guilty of the offense by district judge,								ense by th	e				
	, , , , , , , , , , , , , , , , , , ,												
		The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the											
Court finds by clear and convincing evidence that the defendar							fendant is	lant is not likely to flee or pose					
		a dang	ger to any other pe	y if releas	ised.								
		a	The Governmen	nt doog mat a									
			The defendant h	overnment does not oppose release. efendant has been compliant with the current conditions of release.									
		I find by clear and convin				ncing evidence that the defendant is not likely to flee or							
			pose a danger	to any other	person c	or the co	mmunity	if released a	ind should	d			
			therefore be rele	ased under §	3142(b)	or (c).	·			-			
			The Comme		•								
			The defendant h	The Government opposes release. The defendant has not been compliant with the conditions of release.									
			If the Court acc	as not been (compilant	with the	condition	ns of release.	C 1				
			upon motion of	the Governm	ommenda ient.	tion, uns	matter Si	nould be set i	or nearing	3			
			•										
		The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(2) unless (1)(a) the Court finds there is a substantial likelihood that a motion for acquittal or new trial will											
		be granted, or (b) the Government has recommended that no sentence of imprisonment be											
		imposed, or (c) exceptional circumstances are clearly shown under § 3145 (c) why the defendant should not be detained and (2) the Court finds by clear and convincing and the											
		that the	defendant should not be detained, and (2) the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the										
		commu	nity if released.	or interf to	nee or po	ose a da	nger to a	my outer pers	on or the	,			
	.		·				are many and the second second		}•••				
1	Date: March	31, 201	5.		1		1			public.			
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					UNITE	JOLAIE	S MAGI	STRATE JUI	JGE				

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).